

STATE OF MISSISSIPPI
MUNICIPAL COURT
CITY OF WINONA

AFFIDAVIT

✓ 9501-3025

PERSONALLY appeared before me, the undersigned officer of said court
MONKRA MOORE, who stated under oath that
WILLIE HEMPHILL (BUSTER), did, on or about the 17TH
day of JANUARY, 1995, unlawfully and willfully
ENTER THE DWELLING HOUSE OF MONKRA MOORE AND IN THE
PRESENCE OF THE FAMILY, USE PROFANE LANGUAGE BY
SAYING HE WASN'T GIVING MONKRA HER GOD DAMN KEY AT
217A BRANCH STREET, WITHIN THE CITY LIMITS OF WINONA,
MISSISSIPPI, IN VIOLATION OF MISSISSIPPI SECTION CODE
97-35-11.

DISTURBANCE OF FAMILY (97-35-11)

against the peace and dignity of the state and/or against the ordinances
of City of Winona and within the corporate limits of said city.

X Monka Moore
AFFIANT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 17TH day of _____
JANUARY, 1995.

Defendant may be released on bail upon making bail bond in the amount
of \$ 157.50, conditioned upon appearance in court for arraignment
on the 24TH day of JANUARY, 1995, at 2:00 P.M. o'clock.

Janora C. Humphrey
Municipal Judge, Court Clerk,
Deputy Clerk

SEAL)

Original-Court
Copy-Defendant

147

Charges dropped
to pay 5.00
Monday

DISPOSITION SHEET
(See Instructions Below)RETURN
TO ...

Winona Police Dept

DEFENDANT'S NAME:	LAST	FIRST	MIDDLE	RACE	SEX	AGE	DATE OF BIRTH
<i>Gemphill Willie</i>				<i>Black</i>	<i>Male</i>		

ARREST FILE NUMBER	OFFENSE DATE	OFFENSE NUMBER	WARRANT NUMBER	CAPIAS NUMBER

CHARGES FILED:

1. *Disturbance of family*

2.

3.

PROSECUTOR: City Attorney County Attorney District AttorneyCAUSE NUMBER: *9501 - 3025*PLEA: Nolo Contendere Not Guilty Guilty

SENTENCED IN:

TRIAL RESULT: Not Guilty Guilty DismissedNAME OF COURT: *Winona Police Court*
JUDGE (MAGISTRATE) *Donald Bond*CHARGES: SAME AS ABOVE REDUCED TO:

1.

2.

3.

DISPOSITION(s) (If more than one, indicate for which charge.)

- | | |
|--|---|
| <input type="checkbox"/> NO BILLED | \$ _____ Fine and \$ _____ Costs |
| <input type="checkbox"/> CASE PRESENTED - PROSECUTION REFUSED | _____ Day(s) County Jail and \$ _____ & Costs |
| <input type="checkbox"/> DISMISSED AT TIME OF EXAMINING TRIAL | _____ Month(s) County Jail & \$ _____ & Costs |
| <input type="checkbox"/> DISMISSED BY STATE'S MOTION | _____ Month(s) Probation |
| <input type="checkbox"/> SENTENCED TO _____ YEARS IN (NAME OF INSTITUTION) _____
AND / OR \$ _____ FINE | _____ Year(s) Probation |
| | _____ Month(s) Probation & \$ _____ & Costs |
| <input type="checkbox"/> CONCURRENT WITH OTHER | _____ Month(s) and Sentence Suspended |
| <input type="checkbox"/> CONSECUTIVE WITH OTHER | _____ Year(s) and Sentence Suspended |

REMARKS: *charges dropped pd. 50%*

DISPOSITION DATE:

01-24-95

SIGNATURE OF PERSON WRITING DISPOSITION

D. Blaylock

INSTRUCTIONS

REASON FOR THIS FORM: The U. S. Supreme Court has ruled that unless a disposition is shown for an arrest and for the charge, then that arrest must be DELETED from the Subject's record and transcript.

OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in the upper portion is ESSENTIAL. It MUST be completed in detail.

OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is included with the reports.

PROSECUTOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.